## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

#### **CHARLESTON DIVISION**

# In Re: American Medical Systems, Inc., Pelvic Repair System Products Liability Litigation MDL No. 2325

**Civil Action No.** 2:13-17259

#### **SHORT FORM COMPLAINT**

Come now the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The First Amended Master Complaint in MDL No. 2325 by reference.

Plaintiff(s) further show the court as follows:

1.	Female Plaintiff		
	<u>Dianne Little</u>		
2.	Plaintiff Spouse		
	James Little		
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)		
4. State of Residence			
	<u>NC</u>		
5.	District Court and Division in which venue would be proper absent direct filing:		
	United States District Court for the Western District of North Carolina		
6.	Defendants (Check Defendants against whom Complaint is made):		
	A. American Medical Systems, Inc. ("AMS")		
	B. Ethicon, Inc.		
	C. Ethicon, LLC		

		D. Johnson & Johnson
		E. Boston Scientific Corporation
		F. C. R. Bard, Inc. ("Bard")
		G. Sofradim Production SAS ("Sofradim")
		H. Tissue Science Laboratories Limited ("TSL")
		I. Mentor Worldwide LLC
		J. Coloplast Corp.
7.	Basis o	of Jurisdiction
		Diversity of Citizenship
		Other:
	A. Pa	aragraphs in Master Complaint upon which venue and jurisdiction lie:
	B. Ot	her allegations of jurisdiction and venue
8.	Defend	lants' products implanted in Plaintiff (Check products implanted in Plaintiff)
		A. Apogee;
	$\boxtimes$	B. Perigee;
		C. MiniArc Sling;
		D. Monarc Subfascial Hammock;
		E. SPARC;
		F. In-Fast;
		G. BioArc;
		H. Elevate;
	_	I. Straight-In;

		J. Other
9.	Defend	dants' Products about which Plaintiff is making a claim. (Check applicable ets)
		A. Apogee;
	$\boxtimes$	B. Perigee;
		C. MiniArc Sling;
		D. Monarc Subfascial Hammock;
		E. SPARC;
		F. In-Fast;
		G. BioArc;
		H. Elevate;
		I. Straight-In;
		J. Other;
10.	Date o	f Implantation as to Each Product
	12/8/0	<u>05</u>
11.	1	ral(s) where Plaintiff was implanted (including City and State) nas Medical Center, Charlotte, NC
12.	Implar	nting Surgeon(s)
	Peter	Schneider, M.D.
13.	Counts	s in the Master Complaint brought by Plaintiff(s)
		Count I - Negligence
		Count II – Strict Liability – Design Defect
		Count III – Strict Liability – Manufacturing Defect
	$\bowtie$	Count IV – Strict Liability – Failure to Warn

$\boxtimes$	Count V - Strict Liability – Defective Product
$\boxtimes$	Count VI - Breach of Express Warranty
$\boxtimes$	Count VII – Breach of Implied Warranty
	Count VIII – Fraudulent Concealment
	Count IX – Constructive Fraud
	Count X - Discovery Rule, Tolling and Fraudulent Concealment
	Count XI – Negligent Misrepresentation
$\boxtimes$	Count XII – Negligent Infliction of Emotional Distress
	Count XIII – Violation of Consumer Protection Laws
	Count XIV – Gross Negligence
$\boxtimes$	Count XV - Unjust Enrichment
$\boxtimes$	Count XVI - (By the Spouse) – Loss of Consortium
	Count XVII – Punitive Damages
	Other (please state the facts supporting this Count in the
	space, immediately below)
	Other(please state the facts supporting this Count in the
	space, immediately below)

#### Summers & Johnson, P.C.

### /s/ Aaron C. Johnson

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